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## NOTICE OF ALLOWANCE AND FEE(S) DUE

40412

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03/13/2009

IBM CORPORATION- AUSTIN (JVL) C/O VAN LEEUWEN & VAN LEEUWEN PO BOX 90609 AUSTIN, TX 78709-0609

EXAMINER				
RAMPURIA, SATISH				
ART UNIT	PAPER NUMBER			
2191				

DATE MAILED: 03/13/2009

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/777,908	02/12/2004	Philip Lee Langdale	AUS920030740US1	6084

TITLE OF INVENTION: SYSTEM AND METHOD FOR JIT MEMORY FOOTPRINT IMPROVEMENT FOR EMBEDDED JAVA DEVICES

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	06/15/2009

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

#### HOW TO REPLY TO THIS NOTICE:

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B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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						(Signature)	
						(Date)	
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/777,908	02/12/2004	•	Philip Lee Langdale	_	AUS920030740US1	6084	
TITLE OF INVENTION:	: SYSTEM AND METH	OD FOR JIT MEMORY	Y FOOTPRINT IMPROVE	MENT FOR EMBE	DDED JAVA DEVICES		
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APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE			
nonprovisional	NO	\$1510	\$300	\$0	\$1810	06/15/2009	
EXAM	INER	ART UNIT	CLASS-SUBCLASS				
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/777,908	02/12/2004	Philip Lee Langdale	AUS920030740US1	6084	
40412 75	90 03/13/2009		EXAM	INER	
IBM CORPORATION- AUSTIN (JVL)			RAMPURIA, SATISH		
	'EN & VAN LEEUWF	EN	ART UNIT	PAPER NUMBER	
PO BOX 90609 AUSTIN, TX 78709-0609			2191 DATE MAILED: 03/13/200	9	

## **Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)**

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 805 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 805 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 (571)-272-4200.

	Application No.	Applicant(s)
	10/777,908	LANGDALE ET AL.
Notice of Allowability	Examiner	Art Unit
	SATISH RAMPURIA	2191
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313 1. This communication is responsive to 12/13/2008.	(OR REMAINS) CLOSED in this ap or other appropriate communication GHTS. This application is subject t	plication. If not included n will be mailed in due course. <b>THIS</b>
<del>-</del>		
2. The allowed claim(s) is/are <u>1-3,6-10,13-16,19 and 20</u> .		
<ul> <li>3.</li></ul>	been received.  been received in Application No cuments have been received in this  of this communication to file a reply lENT of this application.  itted. Note the attached EXAMINER es reason(s) why the oath or declarate to be submitted.  on's Patent Drawing Review (PTO)  s Amendment / Comment or in the Comment or in the Comment of BIOLOGICAL MATERIAL is  sit of BIOLOGICAL MATERIAL	national stage application from the complying with the requirements  2'S AMENDMENT or NOTICE OF ation is deficient.  -948) attached  Office action of the back) of (d).  must be submitted. Note the
Attachment(s)  1. ☑ Notice of References Cited (PTO-892)  2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)  3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date  4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. ☐ Notice of Informal F 6. ☐ Interview Summary Paper No./Mail Da 7. ☒ Examiner's Amend 8. ☒ Examiner's Statem 9. ☐ Other	r (PTO-413), te

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#### DETAILED ACTION

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1. This action is in response to the amendment filed on 12/13/2008.

2. The rejections under 35 U.S.C. §112 second paragraph to claim 7, 13 and 20 is

withdrawn in view of Applicant's amendment.

3. Claims 1-3, 6-10, 13-16, 19-20 are allowed.

4. Claims cancelled by the Applicants: 4, 11, 17.

5. Claims amended by the Applicants: 7, 13, 20.

## Examiner's Amendment

6. An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than

the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Leslie

Van Leeuwen [Reg. No. 42,196] on February 26th, 2009.

## In the claims

Please cancel claims 5, 12, and 18.

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Please amend claims 1, 6, 8, 13, 14 and 19 as follows.

<u>Claim 1</u>. (Currently Amended) A computer implemented method of reclaiming memory occupied by Just-in-Time (JIT) compiled programs, said method comprising:

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tracking a JIT compiled program, the tracking recording tracking data that includes a method name corresponding to the JIT compiled program and an address range that corresponds to the JIT compiled program;

discarding one or more memory pages included in the address range;

branching to an address included in one of the discarded pages, the branching resulting in a page fault;

retrieving the method name corresponding to the address that resulted in the page fault;

executing a method corresponding to the retrieved method name;

memory mapping the JIT compiled program from a nonvolatile storage location to the address range using a special filesystem;

prior to the discarding, receiving, at the special filesystem, an instruction to write (to nonvolatile storage) the one or more memory pages that are about to be discarded; and

returning a response indicating successful completion of the instruction without writing any of the pages to the nonvolatile storage location;

registering an error handler to handle a specific invalid operation code (opcode) prior to discarding any of the memory pages;

in response to the page fault, calling the special filesystem to load the one or more discarded memory pages from the nonvolatile storage location;

writing, by the special filesystem, one or more occurrences of the invalid opcode to one or more of the memory pages that were previously discarded; and

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<u>re-branching to the address that caused the page fault, the re-branching resulting in an invalid opcode exception.</u>

Claim 5. (Cancelled).

Claim 6.

At line 1, delete [5] and add --1--.

<u>Claim 8</u>. (Currently Amended) An information handling system comprising:

one or more processors;

a memory accessible by the processors;

a nonvolatile storage device accessible by the processors;

a virtual machine that includes a Just-in-Time (JIT) compiler loaded from the nonvolatile storage device to the memory and executed by the processors;

a memory reclamation tool for reclaiming memory occupied by JIT compiled programs, the memory reclamation tool including software code effective to: track a JIT compiled program, the tracking including software code effective to record tracking data that includes a method name corresponding to the JIT compiled program and an address range that corresponds to the JIT compiled program;

discard one or more memory pages included in the address range;

branch to an address included in one of the discarded pages resulting in a page fault;

retrieve, from the tracking data, the method name corresponding to the address that resulted in the page fault;

execute a method corresponding to the retrieved method name;

memory map the JIT compiled program from a nonvolatile storage location to the address range using a special filesystem;

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prior to the discarding, receive, at the special filesystem, an instruction to write (to the nonvolatile storage device) the one or more memory pages that are about to be discarded; and

return a response indicating successful completion of the instruction without writing any of the pages to the nonvolatile storage location;

register an error handler to handle a specific invalid operation code (opcode) prior to discarding any of the memory pages;

in response to the page fault, call the special filesystem to load the one or more discarded memory pages from the nonvolatile storage location;

write, by the special filesystem, one or more occurrences of the invalid opcode to one or more of the memory pages that were previously discarded; and

re-branch to the address that caused the page fault, the re-branch resulting in an invalid opcode exception.

Claim 12. (Cancelled).

Claim 13.

At line 1, delete [12] and add --8--.

<u>Claim 14</u>. (Currently Amended) A computer program product stored on a tangible computer operable media for reclaiming memory occupied by Just-in-Time (JIT) compiled programs, said computer program product including instructions that, when executed by an information handling system, cause the information handling system to perform actions comprising:

tracking a JIT compiled program, the tracking recording tracking data that includes a method name corresponding to the JIT compiled program and an address range that corresponds to the JIT compiled program;

discarding one or more memory pages included in the address range;

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branching to an address included in one of the discarded pages, the branching resulting in a page fault;

retrieving the method name corresponding to the address that resulted in the page fault;

executing a method corresponding to the retrieved method name;

memory mapping the JIT compiled program from a nonvolatile storage location to the address range using a special filesystem;

prior to the discarding, receiving, at the special filesystem, an instruction to write (to nonvolatile storage) the one or more memory pages that are about to be discarded; and

returning a response indicating successful completion of the instruction without writing any of the pages to the nonvolatile storage location;

registering an error handler to handle a specific invalid operation code (opcode) prior to discarding any of the memory pages;

in response to the page fault, calling the special filesystem to load the one or more discarded memory pages from the nonvolatile storage location;

writing, by the special filesystem, one or more occurrences of the invalid opcode to the memory pages that were previously discarded; and

re-branching to the address that caused the page fault, the re-branching resulting in an invalid opcode exception.

Claim 18. (Cancelled).

Claim 19.

At line 1, delete [18] and add --14--.

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### Reasons for Allowance

7. The following is an examiner's statement of reasons for allowance:

As pointed out by the Applicants in the Remark that the cited prior art (US Patent No. 2002/0144240 to Lueh et al. and of US Publication No. 2004/0167945 to Garthwaite) taken alone or in combination fail to teach, in combination with the other claimed limitations, branching to an address included in one of the discarded pages, the branching resulting in a page fault...registering an error handler to handle a specific invalid operation code (opcode) prior to discarding any of the memory pages; in response to the page fault, calling the special filesystem to load the one or more discarded memory pages from the nonvolatile storage location; writing, by the special filesystem, one or more occurrences of the invalid opcode to one or more of the memory pages that were previously discarded; and re-branching to the address that caused the page fault, the re-branching resulting in an invalid opcode exception as recited in the independent claims 1, 8 and 14.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Conclusion

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8. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Satish S. Rampuria whose telephone number is (571) 272-

3732. The examiner can normally be reached on 8:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Wei Y. Zhen can be reached on (571) 272-3708. Any inquiry of a general nature

or relating to the status of this application should be directed to the TC 2100 Group

receptionist: 571-272-2100.

Information regarding the status of an application may be obtained from the Patent

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applications may be obtained from either Private PAIR or Public PAIR. Status information

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(toll-free).

SATISH RAMPURIA

Examiner, Art Unit 2191

/Wei Y Zhen/

Supervisory Patent Examiner, Art Unit 2191